

THE “INDIVIDUAL CAPACITY” QUESTION

As to why these public officials are not being sued in their individual capacities, that is a good question. First, they are public officials and their negligence have to do with their failures to perform “mandated” administrative duties. The laws in question states: “shall”, which is an order of direction to perform something that is required to be done. Second, the worker compensation commissioners, state judges, and federal courts, at anytime could have issued a “Writ of Mandamus,” ordering these public officials to do their duty. As they have not done so, it must be considered that the “law” is not the thing of which they are concerned with. Third, I am a Black man, and in this country the courts don’t give us the same consideration as they do White people. These White people, howbeit Jew, or Catholic allow a certain courtesy one to another outside of the law as it relates to the doctrines of which they were reared or brought up to believe. The worst of them state that Black people are not human and should not be accorded the same rights as White people. Fourth, people in government office will not set outside of these doctrines for what we consider Justice as to them Justice is favoring their own people at any cost, as being honorable, and not their submission to the laws governing the people. It is preached to be dispensed without respecter to person, but as a matter fact it isn’t. Justice in the system jurisprudence is not blind, and tends to see as it sees fit to.

Now, the aforementioned having been stated, suing them in their individual capacity which was by the way recommended, would only allow for them by way of the federal court to constrain my ability to maintain the freedom in voicing my opinions publicly. As I was made aware that as an individual suing, I can be likewise sued individually which would give them rights in their individual capacity that they don’t have as public officials. It would also shift the balance, as if it is not already shifted in their favor, allowing them to substantially undermine my intellectual property rights. Moreover, they would be allowed to question me as it relates to them neglecting their duties, and in turn, blame me as the victim of their frauds, discriminations and negligence. They would actually be allowed to make convoluted which is actually in a legal clear, cut and dry.

As they are public officials, it is necessary to offer, that not all of the people in their sector agree with their discriminatory treatment of me as an injured worker. Not all of these public sector employees are rogues, some endeavor to do what is the right thing. Some people in government actually attempt to and are willing to help the cause for justice, although not openly.

On the other hand I am not only disabled physically from my injuries, I can’t offer those that violate the principles of law money, position, or a elevated station in life. To actually believe that people do their duty as a matter of honor and obedience to the laws of the land, and the constitutions would be naive. Most public officials receive their appointments. In fact, they elevate themselves by being corrupt or corruptible.

I HOPE THIS HELPS WITH THE INDIVIDUAL VS OFFICIAL CAPACITY

And remember, I am no lawyer, but I did sleep at a Holiday Inn last night, and I do play one on TV, in my dreams.